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# LETTER

FROM A

### MEMBER OF PARLIAMENT

TO HIS

### FRIEND in the Country,

CONTAINING,

His REASONS for being against the LATE
ACT for preventing the Retail of

### Spirituous Liquors;

In which the great INCREASE of the

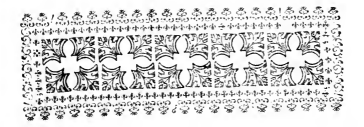
### CIVIL LIST

By THIS ACT will be particularly confider'd.

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FROM A

## Member of Parliament

TO HIS

## Friend in the Country, &c.

SIR,



FTER what hath been written of late Years, concerning the publick Revenues, particularly the Civil List, I was in Hopes there would have been no Occasion for faying any Thing farther upon those Subjects. But You desire to

be inform'd not only what Share the Civil Lift hath had in the late Act against Spirituous Liquors, but likewise of the Reasons why I, who was for the last Ast for remedying this Evil, and afterwards for amending and making it effectual, instead of repealing it, should at last be against this At, as it is now so wisely fram'd and pass'd.

This

This is the Substance of your Enquiry; which not only calls upon Me to fatisfy your Curiofity, but makes a vindication of Myself, in some measure, necessary. As to the Civil Lift, considering all that hath pass'd of late Years, with what We have seen in the present Case, it appears that We are like to go on in the same fatal Methods; and so unpleasing a Prospect should have been my Excuse to You for not entering into this Subject; but as it is mix'd with a personal Concern, my Silence might have look'd like the Colouring of Guilt only. I shall therefore comply with your Request, defiring never to be engag'd again upon these Subjects; for We now fee enough to know that He will be the easiest Englishman, who can for the future learn quietly to submit to what He finds He must bear; an hard Lesson for a People, bred and nurs'd up in the Thoughts of their being the only Nation, which hath hitherto maintain'd its Liberties. upon all Occations, publick as well as private, avow'd and open Purchases of the Favour of the Crown are to be the Way of obtaining what neither Justice nor Merit can otherwise gain, such melancholy Reflections will naturally arife.

It will be unnecessary to make any other Remarks on the great Increase in the Manusacture of frong Waters and Spirits in England, before his Majesty's Reign, than to observe that it had met with all possible Encouragement from the Legislature for above forty Years, and was lock'd upon not only as a great Increase of Wealth to this Nation, by the Revenues it produc'd, but likewise in Point of Trade; since it prevented the sending out such vast Sums of Money for French Brandies, which was so much complain'd of in the Reign of King Charles the II. But as these fort of Revenues have always some Evils attending them, so the Greatness

Greatness of this Revenue arose from the excessive Use of Spirituous Liquors amongst the common People; which made it, even at the Time of the granting it to his present Majesty, to be almost equal in Produce, as well as Abuse, to what it was the next Year, when a Law pass'd for laying a Duty upon compound Spirits, commonly call'd Gin, &c. This was the Title of the AA; and a Duty of 5 s. per Gallon, and 20 l. for a Licence was laid upon the Sellers of it. As the Excise Officers were examin'd in Parliament, in Relation to this Affair, and the known Name of that destructive Liquor was then made Use of, it was thought This would have been effectual; and the Defign of that Law was plainly to have gone farther than it did; for the Preamble begins thus. " Whereas the drinking of " Spirits and frong Waters is become very common " amongst the People of inferior Rank; and the " constant and excessive Use thereof tends greatly " to the Destruction of their Healths, &c. And " whereas it is found by Experience that the " Temptation to fuch licentious Use of these per-" nicious Liquors is from the Cheapness thereof." The Defeat therefore of this Law did not arise from the general Intention of the Legislature, but from the enacting Part, by the Deteription of a Liquor, which They thought would have taken in the whole. This was evaded by another Spirituous Liquor, farcastically call'd Parliament Brandy. The Effect of this Archness was, that the Country was grosly impos'd upon, and made to believe that it affected the Price of their Corn; and the greatest Number of the Zealots for the present Ast were Those, who were for repealing that Law, affigning its not being effectual for their Motives. Instead of This, I, with some others, thought that the A5 had shew'd itself effectual, as far as it went, which the the very Evasion prov'd, and that there was nothing wanting to make it fully so, but to extend it.

To shew how much Gentlemen and People in the Country were imposed upon by that Notion, several Accounts were called for from the Excise Office, which made the contrary appear to be true; for the Excise on Beer and Ale, for the Year ending at Midsummer 1725, the first Year's Account then called for, produced 1,094,953 l. which declined every Year to Midsummer 1729; That is, half a Year before the Gin Ast took Place, and was then but 963,763 l. which is 131,190 l. less. From that Time, by the Effects of the Ast, it gradually rose; so that at Midsummer 1732, it produced 1,071,240 l. which is 107,477 l. more than it was in the Year that the Ast passed.

The fame Observations arise, concerning the Home Spirits, by the Accounts deliver'd this Year of the net Produce for the Year ending at Midsummer 1725, which was but 88,6221. and the same Produce for Midsummer 1729, was 104,3731. which was an Increase upon the whole but of 15,7511. and

the Loss was 131,190 l. upon Beer and Ale.

After the first Fall by this Act, the Evasion of it did not raise the Duty to its former Height; for the Year ending at Midsummer 1732, was but 100,025%. net Produce, which was 4348% less than in the Year 1729, whilst the Excise on Beer and Ale that Year was 107,477% more than in 1729; and surely every one must have been convinced, who was willing to be so, or considered any Thing about it, that more Corn was consumed to produce 107,477% on the Excise on Beer and with, than there could have been, in any Degree of Proportion, to produce only 4348% on the Duties of Home-made Spirits.

Since

Since We are upon this Article, which requires Computation, and Figures to prove Facts, let us go through with it, that it may not break in

upon our Subject too much afterwards.

The Excise on Beer and Ale immediately declined, upon the Repeal of this Act, notwithstanding a general Election intervened, which one should have imagined would have kept it up, and produced for the Year, ending at Midsummer 1735, but 1,021,370, 1. which is 49,870 1. less than the Year the Gin-Act was repeal'd in. This plainly shews what a great Increase will arise to the one, as a stop is put to the other. The Loss of the Civil-List upon Beer and Ale is near one half of the whole Produce of 131,190 l. from the Year 1725 to That of 1729; whilst its share of Gain on the Home-made Spirits for that Year was but 5527 l. Its share of Loss from the Gin-Act, for the Year 1732, was but 2267 l. on Homemade Spirits, whilst its Gain was near one half 107,477 L increased by the Excise on Beer and Ale by it.

It is difficult to fay distinctly what Alteration the Ast had on foreign Brandies and Spirits; because the whole Duties on them, for the Year 1721, produce but 24,597 l. and yet in the Year 1723, (after that miraculous and never-to-be-forgotten high Tide, which so wonderfully open'd the Harbour of Dunkirk, that French Brandies were permitted to be imported from thence as Flemish) they produce 70,291 l.; and so great and necessary was our Esteem for the French, as well as to give all possible Encouragement to our own Distillery, (which, it was pretended, wanted their Brandies to mix and rectify our Spirits) that a Law pass'd to lower the Duties on them, and to make all other foreign ones pay an equal Duty with them.

them. This occasion'd so extraordinary an Importation of Flemish Brandy, before that Ast was to take Place, that the net Produce of the Year 1733 was 512,460 l. What an immense Increase is this from the Year 1721? Yet great and accidental as it was, filling us with Stock for Years to come, it is valued into the Medium too, that is given the Civil List. What strange Fatality attends this Nation, that even Dunkirk, open'd and suffer'd to continue so, with Views not the most favourably received by this Nation, should be the Occasion of our giving a standing Increase to the Civil List?

From hence two Things are certain and plain. The first is, that as less Spirituous Liquors were drunk, the more Beer and Ale was, and consequently the more Corn was consum'd. The second is, that the Crown lost in its Civil List about 65,000 l. a Year on Beer and Ale for getting 4348 l. on Home-Spirits, besides 9739 l. on soreign Spirits; and therefore the Ministers, who knew this Fact, and the probable Effects, which the Gin-Ast would have, in this Respect, had more Modesty than to think of making the People purchase the Increase, that would accrue to the Civil List by it; for which Reason there was no Clause in that Act of the same Nature with That in the present one.

The next Thing to be confider'd is the Remedy, that was first proposed, and the several Steps, which have been taken to bring this As to its

happy Maturity.

The Enormity of drinking Spirituous Liquors was now grown to such an Height, that the Grand Juries of London, Middlesex and the Tower Hamlets made Presentments of it; and a Report was like-wise made of it by \* his Majesty's Justices of the Peace

<sup>\*</sup> Distilled Spirituous Liquors the Bane of the Nation &c. p. 16.

Peace at Hick's-Hall. The Turn of them all seems to express only a Want of sufficient Power in the Mugistrates for preventing this Evil. That of the Juffices fays, there were 4939 licensed, and 2105 unlicensed Houses, where these Liquers are fold. - " + Should it be objected, fay They, " why are these suffer'd by the Mazistrates to go " unpunish'd? --- Let it be answer'd, that whilst "They have a Fund, as is generally imagined, "to support Themselves, and the Expence of de-" fending every Conviction lies on the Mizi-" frate &c. - Now, there are two Clauses in the present Act, the one settling a Form for a Conviction, and the other making the Exciseman's Entries in his Book to be admitted as Evidence against a Vender. This is strengthening the Hands of the Justices; and had these two Clauses been added to the former Ast, revived and extended to the Retail of all forts of Spirituous Liquors whatfoever, it is highly probable that it would have been effectual to those Evils, which only are the Grounds of Complaint; but inflead of That, the fame knowing Spirit, which would be contented with nothing but repealing the former Law, would now be contented with nothing but a total Probibition of the use of all Spirituous Liquors, in any Shape.

It was natural to have believed that the Experience, which We have already had, in this Case, of the Essects of a warm Imagination, heated with Zeal for the Sale of the Produce of our Lands, would at least have made us consider the Assair with more Coolness and Candour, were it only for Fear of salling into the same Errors. Instead of That, such was the Warmth, such the Cry, that no Remedy could be patiently consider'd but That, which is the most violent,

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and first proposed. Flush'd with Success, and not being opposed in this first righteous Esfay, They thought it impossible that there should be any Fallibility in any Part of fo well-intended a Scheme; but no fooner had the Committee of the House come to those Resolutions, upon which the Bill was founded, but a certain honourable Gentleman defired They might fit again, before They made any Report. He justly express'd his Opinion, that the best Way to remedy this Grievance would be by reviving and purfuing the Defign of the Ast, that was so lately repeal'd; but since He perceived the Bent of the House, it would be necessary to consider of some new Taxes, to replace the Loss, which the publick Funds would sustain, at the same Time; and that they ought to go Hand in Hand; for if one should be now obtain'd without the other, it might be difficult to perfuade Gentlemen hereafter to come into the giving of new Taxes to replace it; and such was the Joy, upon the Prospect of being able to purchase this Act, that nothing was thought of but new Taxes; and Those on Luxury, as several Things on that Head had been thrown out in the former Part of the Seffion, were uppermost in every Man's Thoughts. The other Part of the honourable Gentleman's Speech, for reviving the old Act, pass'd unheeded and had no Weight. An Incident of fo extraordinary a Nature had, no Doubt, its Effect upon Him; for when We next went into the Committee, instead of any new Taxes, as was expected, on Luxury, (which would have made the Rich pay for what was thus thought to be loft by reforming the Poor ) We were furprized with a long, laborious Account, full of infinite Knowledge, to shew what Part of the publick Debts had a Share in the Produce of these Duties; and three Funds were named,

nam'd, which together amounted to 96,711 l. per Annum. The Civil Lift, you may be fure, was not forgot. Its Share of this Duty was call'd 67,000 l. per Annum. It was likewise own'd, that there would probably be an Increase upon the Brewery, by putting a stop to this extravagant use of Spirituous Liquors; but as what That might be was uncertain, the Civil List Share ought to be now provided for; and if any Increase did arise upon the Beer and Ale, We might call for it two or three Year hence, that the publick might have it in Return. It must be remember'd here that the last Words were repeated as Assurances, upon the Report, by two other honourable Gentlemen, greatly concern'd in the Administration of Affairs. The End of This was, that the Committee came to a Resolution, that all the Duties, which should arise from Brandy, Spirits, and the Licences, should be carry'd to the aggregate Fund, and that it should make good any Deficiencies to the publick ones, which were concern'd in these Duties, and likewise pay an annual Sum to the Civil List for its Share. -This put a stop to the Unanimity, which had long reign'd upon this Subject, open'd the Eyes of many, and made the Bill to be confider'd intirely in a different Light. This Proposition was debated again, upon the Report; and the honourable Gentleman affured the House that the Medium should not be fix'd at the highest, but that the Bill should be brought in with a Blank for that Part, so as to admit of a more free and serious Confideration; yet notwithstanding This was the Sense and Debate of the House, the Bill was brought in with a fix'd Medium, which was from the Time of his Mijesty's Accession to the Throne to Midsummer last; so that all the Freedom and serious Consideration, that was design'd to be lest the Ва

the House, was to cast up the Produce of those eight Years, when the Evil was at its greatest Height, then divide it by 8, and fill up the Blank with that Sum, as a farther Increase to the Civil Lift. This was not the only extraordinary Thing of that Day; for the Bill was usher'd in by a very unparliamentary Message from the Crown; in which his Majesty acquainted Us, that He gave Us his Consent to do as We pleased in this Affair. The Wisdom of Parliament, to prevent their too easily granting publick Favours, or publick Money, to private Persons, have made it a standing Order, that no Bills of those Kinds shall be brought in, before his Majesty hath been apply'd to, and his Consent fignify'd to the House. If this Act therefore is to be consider'd as a private Boon, or Favour, such a Message was necessary; but if otherwise, it is still more extraordinary; nor is there any Presedent of this Nature. It is true, the Bill wanted fomething of the ufual Form, by which Money is granted; That is, it should at least be ask'd for, that the Commons might be thank'd for it; instead of which, there had been no Demand from the Crown; but the Message and the Bill came together; by which it was well understood to what the Crown gave its Confent. But what farther Deligns were in it, is not so certain. It had the Appearance, at first, as if it was establishing a new Precedent, by which the Commons would be hinder'd from rectifying any Grievances, which affected the Profit of the Crown ever so little, unless They came to Refolutions, at the fame Time, to give a very valuable Confideration for it, before the Bill should be fuffer'd to be brought in. This would certainly gend very much to the Destruction of the Liberties and Privileges of Parliament; but We have fince

fines the Pleasure of seeing that This is not yet to be a standing Rule, but sometimes, and as Occasion requires, as the same Person argu'd, when We first began to take the Sinking Fund for the current Service of the Year; which is now become so

habitual, that it is every Year's Supply.

Were it not that these sort of Presedents were of a growing Nature, (especially as all modern ones are allow'd to be the best, and only fit ones to be follow'd, as was afferted in some late Debates) there would be the greater Comfort in obferving that the Act for pardoning People, concern'd in Running Goods, and for preventing it for the future, had no Message, nor Consideration given to the Civil List for it, though it is an AI, which required both as much as the other; for amongst the Revenues granted his Majesty for his Civil Lift, the Seizures of run Goods make a distinct Branch, and for Tea alone produced, for the Year 1727, but 12,957 Pounds Weight, and for the Year 1735, 71,869, which shews This to have been an increasing Revenue, at the Time of granting it, as well as the Duties on Spirits and Brandies. His Majesty therefore hath as much a Right to such Increase, or a Consideration for it, as He had in the other Case. Nor can the Argument here be of greater Weight than in the other; that what He loses by Seizures will be amply supply'd by his Share in the Increase on Customs. But as the greatest Part of these Scizures arises from Tea, and as this Bill was introduced by a Complaint from the Dealers in that Commodity; it ought to be observed, that the Civil List Share is a very Trifle, in Comparison of the whole Duty; for it hath but a Part of the Produce of the Customs, the 4s. per Pound belonging intirely to the Publick; nor is it possible, though an entire 1top

stop should be put to the Running, that its share of that Duty should produce what it does by Seizures now. Is it not therefore surprizing to see that, when a certain Decrease is apparent, no Care is taken to supply it, nor any Demand made of that Nature; and, on the contrary, where a certain Increuse is to arise to the Civil List, it is to be purchas'd too? What can be the Reasons for this different Manner of acting? Was it out of Modefly? Or were some Persons satiated with the bountiful Increase already given? Or was it to teach Us that when private Men pretend to redress Grievances, the Nation must pay for it; and that the Popularity of doing it without was referv'd to Them alone? -A bad and ill-natur'd Munister might hereaster be pleased with dipping Those, who had complain'd of former extraordinary Grants to the Crown, and take the Opportunity of a misguided Zeal, not only to expose Them, but to make his particular Court to the Crown, and if possible to the People too. - But to return to our present, and more immediate Confideration.

Upon the Assurances, which had been given. that if the Brewery produc'd more by this Alteration, the Publick should have it; some Gentlemen, who were equally unwilling that the Crown should either get, or lose any Thing by the Redress of this Grievance, thought the justest and fairest Method would be to take the Medium of the whole hereditary and temporary Excise, (the Duties on Brandies and Spirits being but one Branch of it) during his Majesty's Reign, and fix That for the Sum to be annually paid out of the aggregate Fund. With this View, some Accounts were mov'd to be call'd for; which was refused, though those very Accounts were afterwards found to be in the House, and refer'd to the Committee upon the Bill. In these Circumstances.

Circumstances, nothing could be more reasonable than such a Proposition; for if the Duties on Spirits and Brandies were to be taken away from that Fund, and the Increase of the Brewery accountable for, the other small Branches remaining were so very trifling, that they deserved no Consideration; and it was just to the Publick, that the same Ast, which fix'd the Medium for the Spirits, should secure their Right to the Profits of the Brewery, in Return. This forced a Discovery of what, perhaps, was before delign'd to be conceal'd; for it was faid, in Answer to it, that these Revenues were given to his Majesty without Account, and that This would be making them accountable; that it was not to be expected, at this Time, that We should be lessening the Civil Lift Revenues, when, confidering what would foon happen, We might rather expect a Demand for an Increase; but That, He could asfure Us, would not be.

How it was possible this Proposition could be for lessening the Revenue, is not easily conceived, unless We call to Mind the samous 115,000 l. given for Arrears; from whence We may form some Notions of the Profits, that may arise from a Revenue's being unaccountable, though some Gentlemen were not wanting in their Zeal and Care for that savourite Revenue; notwithstanding which They are every Year telling us, that it is far short in its Produce of 800,000 l. per Annum, though They have never since made any Demand for the Desiciencies; not that We are to suppose that it is supply'd by the Revenue's being unac-

countable.

As to what is hinted at, relating to the happy Nuptials of his Royal Highness, it is a fort of tacit Acknowledgment that there was a Defign of increasing the Civil List by this Ast; but that it should

should be with this View, and in this Manner, was to Mc of all Things the most shocking; for if We confider the Humanity, Courtefy and Generofity of his Royal Highness, nothing could be more grating to his Temper and Honour, than that his Subfistence should be taken out of the Purchase-Money of an Ast, for preventing the total Destruction of the common People; especially, when We consider that the Reason for giving so large a Civil List was for making an konourable Provision for all the Royal Family; and that 100,000 l. a Year was design'd for his Royal Highness out of it, as his present Majesty had, when He was Prince of Wales. This will plainly appear, if We reflect on what pass'd at the Time of granting the 800,000 l. a His Majesty, in his first Speech, fays, " being persuaded that the Experience of past "Times, and a due Regard to the Honour and " Dignity of the Crown, will prevail upon You to give this first Proof of your Zeal and Af-" fection" - His late Majesty had but 700,000 1. 2 Year for the Civil List; out of which 100,000 1. was paid to the Prince of Wales. He had besides, during his Reign, 300,000 l. from the two Infurance Companies, and 1,000,000 l. from the Civil List Lottery; which amounts to just 100,000 % a Year more, during his whole Reign, and is that past Experience, for which We had so great a Regard as to give his present Majesty 100,000 l. a Year more. This demonstrates that 100,000 l. was to be continued to be paid the Prince of Wales; and if He hath not had it hitherto, nobody ought to doubt that He will foon have the whole, purfuant to the defign'd Grant of the People, fince for that Confideration fo large a Revenue was given; nor are We to despair of seeing proper Care taken of her Royal Highness, the Princess, and that a Bill will be brought in, at least, the next Session, though it was not in This, for establishing a Revenue upon Her, if the should happen to survive bis Royal Highness; for This is what was early provided, with Respect to her present Majesty; and I do not remember that it was put off for a Year, with the Compliment of a Naturalization-Bill, or that any such was ever made Her; though now it ought certainly to be esteem'd equal in Honour to

the making of a good Settlement or Fointure.

When We came into the Committee, upon this Bill, some Alterations were made, and the Blanks fill'd up in a Manner not intirely approv'd of. When We came to That for fixing the Medium, for which the Civil List was to be paid, Those in the Ministry moved that it should be 70,000 l. a Year. Other Gentlemen, who declar'd Themselves to be against the whole Clause, as unnecessary, and should chiefly debate upon that Head, yet as it was necessary, in Point of Ferm, to fill up that Blank, They proposed the Sum of 43,000% not only because it was a less Sum, and consequently the People would not be fuch Lofers by the AT; but as it was plain that the Civil List would get by it, as hath been already thewn, though nothing was given for the Purchase of it; yet if a Value was to be fix'd on its Produce, it ought to be That of the feven Years before his Majesty's Accession, as being the fairest Manner of computing what that Parliament defign'd to give it for, and not from the very extraordinary Increase, which requir'd the present Romedy. Nay, the Evil was great at the very Time of granting it to Him; for the Home-Spirits produced about as much as they did in the fecond Year of his Reign, when the Abuse only was defign'd to be as effectually remedy'd as it ought ought to be now; and even there nothing was allow'd in Consideration to the Civil List; so sensible was the Minister, at that Time, that it would be a Benefit to those Revenues, as appears plainly by the State of them, at the Beginning of this Letter; nor can it be imputed to Him as any Neglect, or Want of a proper Concern for those Revenues, when We consider that This pass'd at the same Time that the memorable 115,000 was obtain'd for Arrears; an Article, that never was excell'd by any Thing but This. That might be charged and owing to the Dexterity of some Persons; whilst This is paying for preserving the People to consume other Commodities, which produce a greater Increase to those Revenues.

The Debate upon this Point held too long to admit of any farther against the whole Clause the fame Night; but That was done upon the Report, and another Proposition was made, by which it was impossible that his Majesty could be a Loser; and, though a Gainer, not in so great a Degree as by the prefent one. This was by settling it in fuch a Manner, that if, in any one Year, the whole hereditary and temporary Excise had fallen short of what they produced upon the Medium of his Majesty's Reign hitherto, We might by the Ast have been obliged to compleat it to that Sum, as We are in the Case of the whole 800,000 l. a Year; by which Means no Loss could possibly accrue to Him, and He would have had his Share of the Increase, which was all He was then intitled to. This was likewife refused.

Another Clause was offer'd for excepting Punch, under preper Regulations, which was also rejected.

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It was afterwards mov'd to make this Law temporary; which was withdrawn upon the Argument of a Gentleman in a confiderable Employment, who observed how unnecessary it was, since the Ast must certainly be repeal'd in a Year or two.

Having thus not only given You an Account of the Proceedings, but many Observations upon this AA, I shall be the thorter in offering my Reasons why I was at last intirely against it.

In the first Place, I think it too violent a Remedy for an Evil, which might probably have been cured without a certain Destruction of so many thousand Families as This must Occasion. besides the Sugar Colonies. The last Ast was effectual, as far as it went; and the Scheme of That is founded upon these Words of the Preamble, which fay; "that the Temptation to fuch " licentious Use of these permissions Liquors is from "the Cheapness thereof" - As This is still undeniably true, the best Method would have been to have follow'd that At, and laid such a Duty only as would have put it above the Reach of the lowest of the People, and to have try'd this Method, by extending the former Act to all forts of Spirituous Liquors fold by Retail. If This should have been found, upon Experience, not to be fufficient, it might, at another Time, have been carry'd still farther; and by these Means, the Ruin of fo many Thousands would not have been so certain; at least, without first trying whether it was necessary, or not, for the Prefervation of the whole. Can any Thing be more melancholy than to hear and read of the Despair, to which Numbers are already reduced, for the Gratification of fome Persons in taking the most violent Remedy first? In Politi.ks, as well as in Sick

Suk People, the harshest Remedies ought always to be the last. Nobody would for a cut Finger immediately order an Arm to be cut off. Yet, in this Case, the Plantations, our own Distillery, and every Thing of that Nature was not fuffer'd to meet with any Confideration whatever. May not a proper Degree of the Confumption of Rum, Sugar, and our own Spirits be not only right, but beneficial to the Nation? This Ast will not alter the Nature of Men, nor make Them more fober; but as it puts one Sort of Liquor, by its Dearnefs, out of their Reach, it drives Them to another within their Compass. Beer and Ale will be the Confumption of Those, who could go no higher than Drams; but the middling fort of People, who made use of these Spirituous Liquors in Punch, will probably full to drinking of Wine, in some Degrees, more than They do at prefent? Will That fuit either their Pockets, or their Health better? That compound Wine, which is the general Draught of the Kingdom, is certainly in its Nature as pernicious a Liquor as Punch, if not more fo. It is not to be expected that the Bent of the People of this Nation to live above their Circumstances will be reform'd by this Act; and it is to be fear'd that Farmers and Tradesmen, who are to fall into a more expensive Fashion, will be the less able to pay their Rent, or subsist even as They do at prefent.

Our Sugar Colenies, whose deplorable State hath so often brought them, of late Years, under the Consideration of Parliament, will in all Probability be totally ruin'd by it. They could scarce support Themselves before, with the Assistance, which the Legislature had already given Them; and such was their Condition at this

Time,

Time, that They had Reason to expect the first Thing the Parliament would have done, this Session, would have been to enter into Considerations for their Support and Encouragement; for it was put off last Year, that Papers and Accounts, which were thought wanting, might be laid before the House this Session. Instead of This, to what are They now reduced? The Consumption of Rum, which is so considerable an Article to Them, as alone enables Them to substitute under the low Price, for which They have of late Years sold their Suzar, is not only prevented by all possible Endeavours here, but even Suzar

itself must be much less used than ever.

The Importance of these Piaces hath been very much confider'd of late Years; and the Loss to this Nation in the Ballance of Trade, by the French falling into the Sugar Trade, and felling it to other Countries cheaper than We can afford, hath already been sufficiently selt. But this Act will go farther, and render Them utterly unable to purchase, or obtain that vast Quantity of Goods and Manufastures, with which their Mother Country hath hitherto fo profitably supply'd them. They will become of themselves desolate and forfaken; nor need We then be under any Apprehensions of the Spaniards, or the French taking them, as We have been of late Years; for were they even to lye uncultivated, the Advantage to the French, in the Price of their Sugars, might be almost equal to their possessing them. Can this Nation possibly subsist long under that Loss, and must not such a Stop of the Circulation of Trade be soon terribly felt by the Manufacturers of this Kingdom?

I have always look'd upon Scotland as the wife, provident and ever-getting Part of the Nation; who so happily understand their own Interest, as well as Power, that They commonly exempt Themselves from some Share of the Taxes We pay, and manage what They do pay fo well, as not to let it be brought into this Kingdom, notwithstanding the many Laws, that are enacted for paying it here. They have consider'd this Ast in the same fagacious Light, and have got a Claufe added to it, which intirely exempts Them from the new Duties and Licensing. The Reasons assign'd for it were, that without it they should not know what to do with their bad Corn. If That was true, the same fort of Arguments must have their Weight here; and furely the Preservation of the Healths of the People of Scotland ought to be as much our Care as of Those in England. Or were They only wifer than Us, in not fuffering fuch a dangerous Experiment to be try'd in that Part of the Kingdom?

There is another Part of the At, from which it might have been thought, perhaps, that this Clause would have exempted Them; I mean where it is enacted that all the Duties and Monies, which are raised on Spirituous Liquors &c. shall be paid into the aggregate Fund. Now, if This is strictly perform'd, some Money must be brought from Scotland; which at present, perhaps, may be thought much better divided. This, I say, must be the Case, if the Law is put in Execution; for the Parts, from which They have taken so much Care to exempt Themselves, are only the Licence-Money and the 20 s. per Gallon on Aqua Vitae only. This is so essential an Article with

some People that it will soon give occasion for a-

mending and explaining the Act.

It was very observable how the Disposition of feveral Persons, who had Designs of making This a good Act, were alter'd by the Debates against giving any Thing to the Civil List for it. As it was shown that We gave nothing for the last Act, so if This should do no more than was defign'd by the last, there could be no Pretence for purchasing it; so that the more violent the Thing was, the better Colour it was thought for what was ask'd, and that it would likewise make it the more necessary to explain and amend it hereafter; for notwithstanding so much was said about repealing it soon, there is no Dependance to be placed on it, when We confider that if it should be repeal'd, the Civil List will lose the vast Increase it gets by it; and Experience shews Us, in the Case of the ever-memorable Pot-Act, what We are to expect in this Case too. That was a Duty laid upon the Victuallers within the Bills of Mortality, upon a Petition from them, defiring a Law to hinder Them from fending out their Pots. This was ridiculous in itself; but the Motive, that induced Them to come into it, was from an Understanding They had that if They paid this Tax, They should be exempted from the Burthen of Quartering Soldiers. The Petition obtain'd. There was no Danger that They, or their Fellow-Traders, should be heard against the Bill, if They found Themselves imposed upon; fince the modern Practice is so strong and very useful, in not hearing Petitioners against a Money-Bill; and therefore it is less surprizing that Those, who were concern'd in the Sugar-Colonies, were not heard this Year. This Law, tor

for which the Victuallers paid fo dearly, was found to be very detrimental to their Trade, and therefore They have fince had fo much Justice done Them as to have that Part of the Ad, which prevented Them from fending out their Pots, repeal'd, that They might be the better enabled to pay the Tax, which was still continued upon Them. This alone was fufficient to incline Me to be against a Bill, which had fo strong an Appearance of the Want of future Amendments and Explanations; especially if it should be thought to have been form'd in this Manner, for no other Reason than to add farther Burthens upon the *People*, by obtaining an Increase to the *Civil List*. Let us consider that if the Ast should want future Alterations in the moderating Part, how cruel it is to ruin so many Thousands, and destroy the Trade of this Nation, only to obtain fomething beyond the Remedy of the Evil, which occasion'd the Complaint.

The Article of the Civil List alone, had it been a much better or a more perfest Bill, was a sufficient Argument with Me against passing it into a Law. Whoever thinks that 800,000 l. a Year is either too much, or even sufficient, cannot be justify'd to Themselves, or to their Country, for unnecessarily giving more. The Grievance is of such a Nature, that not only the Preamble, but the Estects of the Ast will sufficiently evidence to the World that such a Remedy ought not to be purchased of the Crown, even supposing that the Redress of any Grievance, under our present happy Establishment of Liberty and Property, can require such Additions to the Civil List; which, large as it is at present, may by these means

bccome

become itself the greatest Grievance, and too heavy

for the People long to bear.

The Medium being taken from his Majesty's happy Accession to Midsummer last is taking it at the highest Value, sounded on the Destruction of the People and that notorious Abuse, which raised it to fuch a Height, that an AF of this very extraordinary Nature is thought the only Mcthod of fully putting a stop to it. As the Remedy speaks the Evil, so the Evil ought not to be computed as a standing annual Revenue arising to the Crown; for the Destruction of the People would be the Destruction of the Consumers; and confequently not only the Share of this Duty, paid the Civil Lift, but many other Branches of that Revenue, as well as of Those belonging to the Publick, must have fallen much shorter, had it been suffer'd to continue. The taking it at the bighest Medium is the less to be justify'd, fince there were fo many other Methods to have done it; (as hath been already mention'd) by which the Crown, could have received no possible Prejudice, nor the People become such sufferers as They are like to be by This; which for the future gives both the Increase, that arose from the Evil, and That, which will certainly arise fron remedying it, to the Crown. Thus is the Nation oblig'd to pay for it as a Grievance subfifting, as well as cured; which will undoubtedly meet with most grateful Acknowledgments from the People to the Merit and Ingenuity of Those, to whom They are so much obliged for this great Care of their Interest and Weltare.

There was no Occasion for settling any Sum to be paid the Civil List, for its Share of the Duties on Spirits, if this Ast was not design'd

to increase it; since it was impossible that any Loss thould happen to his Majesty's Revenue, how much foever the publick ones might fuffer by it, there being so provident an Act of Parliament for obliging the Nation to compleat his Revenue to full 800,000 l a Year net Produce. Nor, from the Nature of the Alterations, was there any Probability of a Decrease upon the whole, but on the contrary, if the People are not already too much exhausted, a certain Increase of those Revenues by it; for his Majesty's Share of foreign Spirits is about  $\frac{1}{3}$ ; of Home-Spirits about  $\frac{1}{3}$ ; his Share of the Beer and Ale is, on the whole Produce, near 1; and the Check, that was given to this Enormity by the former Act, proves This to be true; for as That occasion'd a geater Produce in those Duties on Beer and Ale, as appear by the Accounts, and what hath been already proved on that Head; fo they have declin'd too, as Those on Spirits have increased, which hath thereby occasion'd a greater Loss to the Civil List; and if this Ast was to be confider'd only in the Light of a Bargain and Sale between the Crown and the People, the Consideration-Money ought to be given to the latter, fince the former will certainly be so great a Gainer by it. What the Gains will be, it is impossible to compute; but We may judge, from the Proportions they have hitherto borne to one another, that they are like to be very great; and, perhaps, the best Way of shewing This will be by supposing the Ast to have as much Effect as any one of the greatest Favourers of it can expect. Let us therefore suppose that the Revenue of 300,000 % on Spirits should, by this Ast, which

is defign'd almost as a total Probibition, be reduced to 100,000 l, which is reckoning  $\frac{2}{3}$  less drunk than at present; can any one conceive, after what hath been already observed, that the Increase on Beer and Ale, can be so little in Return as 200,000 l. a Year, which is no more than what is lost by the other? But reckon it only at That, the Civil List will gain about 100,000 l. and the Nation, after paying the 70,000 l. a Year out of it, will have but 30,000 l. a Year to answer their Loss. This will serve to give some Idea of the great Increase upon this Head; but That is not the only one, upon which it will gain by this Att; for as the People, who are enervated by these Liquors, would then earn more, their Confumption in other Things would be greater; and We are in such happy Circumstances, that in whatever their Expences may confitt, They must pay more Taxes for them. But to mention one Article, in which there must be a considerable Increase to the Civil List, by this Act, let us consider that of Wine. Most of the Inns, which are used by Carriers, or are far from London, as well as much the greatest Number of publick Houses in Market Towns have been enabled, without dealing in Wine, not only to pay their Rents, but gain a tolerable Subfistance, and support the Burthen of Quartering Soldiers, by felling of Brandy, Punch, and Ale; nor can it be expected that the Profits of Ale alone will be sufficient to answer three such Demands. Numbers of them therefore must turn to felling of Wine; and whatever Share of that Composition shall be real Wine, there will be a proportional Share of the Duty paid to the Civil Lift; which will not only occasion more Money  $D_2$ to

to go out of the Nation, but will raise the Price A and upon what V c already confume, by ma-Demand for it to much the greater there is a very great Duty to to pal for a Wine Licence, the Profits of

which belong all to the Civil Lift.

Had the Law, which was made in the fecond Year of his Majesty's Reign, been effectual, no Benefits would have accru'd to the Civil Lift Revenues, in particular, but fuch as would have been equal to Those of the Publick; for it cannot be conceived that the fame Persons, still managing the Civil Lift and publick Revenues, were less careful of one of them, at that Time, than They are

at present.

It is well known that, at that Time, the publick Creditors wanted no fuch Clause for their Share in the Duties; fince the whole of those Funds they, as well as now, produced above double what they did, when they were originally granted, besides the Saving there had been, by much the greatest Part being subscribed into the South Sex Company, and fince reduced to 4 per Cent. All the Experience They then had, with Regard to the Civil Lift, consisted only in the great Decrease and Loss on Beer and Ale, from 1725 to 1729, and the Increase in Proportion upon the Spirits. They had not feen, nor wanted any Proof, how much the Decrease of the one would be the Increase of the other; yet even then so sensible were They and the Parliament that there could be no possible Loss to either, that it was enacted, " \* that all the Monies arising by

<sup>#</sup> Geo. 2. p. 337.

"the faid Duties, &c. shall from Time to Time be paid into the Receipt of his Majesty's Exchequer in England distinctly and apart from all other Branches of the publick Revenues, fubject and liable to the future Disposition of Parliament"—So careful were some Persons, at that Time, to prevent its going to the Sinking Fund, which belongs to those publick Creditors, that by those last Words it was expressly excepted, that it might be a Fund for their future Disposition; so unnecessary was any Provision of the Nature of the present Ast thought, at that Time; nor do the publick Creditors need it now, but for the Sake of being coupled with the Civil List, which it may

be thought carries a better Appearance.

Another Thing, which ought to be confider'd, is; whether We are so rich, and in such flourishing Circumstances, as to afford an Increase to the Civil Lift. Whoever fees the Poverty, Diffress, and Want of Money, in almost all Parts of the Country, and how much it hath been increased of late Years, with the terrible, though just, Apprehensions of its being still greater, may be apt to think that We are not able — If to This We add the great Decrease of the publick Revenues since the Time of that Grant, and the Loss, which it is said will happen to them by this Act, it is highly unreasonable to be still giving more to the Civil List, because the People are now less able, though not less willing, to pay even the 800,000 l. a Year; a Revenue so great, that there is Reason to believe, without an additional 100,000 l. that if even all the Sums were paid out of it, as were design'd by the original Grant, it would of itself be sufficient to answer all good Purposes; for it is worth obferving

ferving that bis late Majesty, upon the Medium of his whole Reign, had but 700,000 l. a Year; and yet the Privy Purse, secret Service Money, Pensions, Bounties, and Money without Account, from Lady-Day 1721, to Lady-Day 1725, amounted to 2,728,759 l. which, for four Years, is

682,1891. per Annum.

We have been defired to think that the great Decrease of the Revenues, which hath happen'd of late Years, was owing to the Bounties paid on Corn exported; but That, when enquired into for the last Year, will not be found to exceed the common Run of Years formerly; though it is much to be fear'd that the French will foon drive Us out of that Trade, as well as the Sugar; and when they and the Woollen one are gone, how much longer shall We be able——

Upon the whole, either this Evil was not fo great as to require fuch a desperate Remedy; or the Remedy ought not to be purchased; for it cannot be imagined that his Majesty would have refused his Consent to a Bill, for preserving the Lives of his Subjects, without their giving an Increase to the Civil List; which might create a greater Evil, by lessening the Affections and Duty of the People; at the same Time that there was so far from being any Possibility of a Loss, that there was all reasonable Probability of a great Increase, without it. It therefore feem'd highly unnecessary, confidering the Circumstances of the Nation, to give an additional 70,000% a Year; which, if it were to be valued after the Manner of the famous Representation, at 25 Years Purchase, amounts to 1,750,000 /.

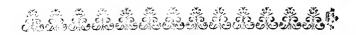
(3I)

As Experience shews Us that We seldom or never get rid of these sort of Burthens, when once imposed upon Us, I hope I shall not in any wise suffer in your Opinion, or That of my Countrymen, for endeavouring to prevent its being laid upon Us.

I am, Sir, &c.

FINIS.





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